UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

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Attorneys for Debtors,



Order Filed on February 15, 2019 by Clerk U.S. Bankruptcy Court District of New Jersey

In Re:

LAURIE BOYLE BRADLEY BOYLE,

Debtor.

Case No. 17-18935 JKS

Chapter: 13

Hearing Date: 2/28/2019

Judge: JOHN K. SHERWOOD

ORDER APPROVING POST-PETITION LOAN MODIFICATION

The relief set forth on the following pages numbered two (2) through three (3) is hereby **ORDERED**.

DATED: February 15, 2019

Honorable John K. Sherwood United States Bankruptcy Court Page:

Debtor: Laurie and Bradley Boyle

Case No.: 17-18935 JKS

Caption: Order Approving Post-Petition Loan Modification

THIS MATTER, being opened before the Court by Scott D. Sherman, Esq., attorney for the Debtors, **Laurie and Bradley Boyle**, and this Court having considered argument of counsel and good cause appearing, and there being no opposition.

IT IS HEREBY, ORDERED, that the debtor is hereby authorized to enter into a loan modification agreement on the first mortgage held by **Carrington Mortgage Services**, **LLC** on real property located at 57 Sleepy Hollow Road, New Jersey 07821 and it is further,

ORDERED, that any substantial changes to the loan modification as proposed prior to execution of same shall require further Order of this Court; and it is further,

ORDERED, In the event a loan modification is completed, and the pre-petition arrears are capitalized into the loan, Secured Creditor shall amend the arrearage portion of its Proof of Claim to zero or withdraw the claim within thirty (30) days of completion of the loan modification and it is further

ORDERED, The Chapter 13 Trustee shall suspend disbursements to secured creditor pending completion of loan modification and all money that would otherwise be paid to secured creditor, be held until the arrearage portion of the claim is amended to zero or the claim is withdrawn, or the Trustee is notified by the secured creditor that the modification was not consummated, and it is further.

Page:

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ORDERED, In the event the modification is not consummated, the secured creditor shall notify the Trustee and debtor's attorney of same. Any money that was held by the Trustee pending completion of the modification shall then be paid to secured creditor. and it is further

ORDERED, In the event the Proof of Claim is amended to zero or withdrawn, the Trustee may disburse the funds being held pursuant to this order to other creditors in accordance with the provisions of the confirmed plan and it is further

ORDERED, with respect to any post-petition orders, claims for post-petition mortgage arrears, and orders for creditor's attorney's fees which are being capitalized into the loan, secured creditor will amend any and all post-petition orders or claims within 30 days after completion of the loan modification and it is further;

ORDERED, that the 14 day period under Fed. R. Bankr. P. 6004 is hereby waived.